Name(s) shown on tax return

Identify	ina I	num	Ιbe

SECTION C - Theft Loss Deduction for Ponzi-Type Investment Scheme Using the Procedures in Revenue	
Procedure 2009-20 (Complete this section in lieu of Appendix A in Revenue Procedure 2009-20. See instructions	s.'

Par	t I Computation of Deduction			,	
40	Initial investment	40			
41	Subsequent investments (see instructions)	41			
42	Income reported on your tax returns for tax years prior to the discovery year				
	(see instructions)	42			
43	Add lines 40, 41, and 42	43			
44	Withdrawals for all years (see instructions)	44			
45	Subtract line 44 from line 43. This is your total qualified investment	45			
46	Enter 0.95 (95%) if you have no potential third-party recovery. Enter 0.75 (75%) if you have				
	potential third-party recovery	46			
47	Multiply line 46 by line 45	47			
48	Actual recovery	48			
49	Potential insurance/Securities Investor Protection Corporation (SIPC) recovery	49			
50	Add lines 48 and 49. This is your total recovery	50			
51	Subtract line 50 from line 47. This is your deductible theft loss. Include this amount on line				
	28 of Section B, Part I. Do not complete lines 19–27 for this loss. Then complete Section B,				
	Part II	51			
Par	Required Statements and Declarations (See instructions.)				
	n claiming a theft loss deduction pursuant to Revenue Procedure 2009-20 from a specified fraudu	lent arra	angement conducted by	the following	
	ividual or entity.				
Naı	me of individual or entity				
Taxpayer identification number (if known)					
Address					
• I ha	ave written documentation to support the amounts reported in Part I of this Section C.				
l ar	n a qualified investor, as defined in section 4.03 of Revenue Procedure 2009-20.				
If I have determined the amount of my theft loss deduction using 0.95 on line 46 above, I declare that I have not pursued and do not intend to pursue					
any potential third-party recovery, as that term is defined in section 4.10 of Revenue Procedure 2009-20.					
agree to comply with the conditions and agreements set forth in Revenue Procedure 2009-20 and this Section C.					
If I have already filed a retum or amended retum that does not satisfy the conditions in section 6.02 of Revenue Procedure 2009-20, I agree to all adjustments or actions that are necessary to comply with those conditions. The tax year(s) for which I filed the retum(s) or amended retum(s) and the					
date(s) on which they were filed are as follows:					

EEA Form **4684** (2020)